

(ii) [The] THE contract provision against contingent fees required by § [19-214(a)] 11-180(A) of this subtitle.

(b) If a contract is terminated under this section, the architect or engineer:

(1) [May] MAY be paid only the earned value of the work done to the date of termination, plus termination costs;

(2) [Shall] SHALL refund all profits or fixed fees realized under the contract; and

(3) [Is] IS liable for any costs incurred over the maximum amount payable to the architect or engineer under the contract in completing the work undertaken.

(c) The rights and remedies contained in this section are in addition to any other right or remedy provided by law, and the exercise of any of them is not a waiver of any other right or remedy provided by law.

[19-217.] 11-183. PENALTIES.

Any person who violates any provision of this [subtitle] PART XV is guilty of a felony and on conviction is subject to a fine not exceeding \$20,000 or imprisonment not exceeding 10 years or both.

[19-218.] 11-184. SHORT TITLES.

(a) This [subtitle] PART XV may be cited as the Maryland Procurement of Architectural and Engineering Services Act -- General Using Authorities.

(b) This [subtitle] PART XV and the Maryland Procurement of Architectural and Engineering Services Act -- Transportation Agencies may be cited jointly as the Maryland Architectural and Engineering Services Act.

## SUBTITLE 2. STATE PROCUREMENT - MISCELLANEOUS PROVISIONS.

### PART I. GENERAL PROVISIONS.

#### 11-201. APPLICABILITY; MEANINGS OF TERMS.

(A) THE PROVISIONS OF THIS SUBTITLE ARE BROADLY APPLICABLE AND APPLY TO ALL PROCUREMENTS BY THE STATE.

(B) UNLESS OTHERWISE DEFINED IN THIS SUBTITLE, ALL TERMS ARE DEEMED, AND SHALL BE CONSTRUED, TO HAVE THEIR PLAIN MEANING.

[Subtitle 1.] PART II. Review of Designated Contracts  
by Board of Public Works.